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May 23, 2025

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Via E-Mail and Filed via ECF

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***Re: SG ALTERNATIVE TITLE TRUST 2021-MF1 v. Riverside Abstract, LLC, et al.,
No. 1:25-cv-00648-FB-VMS (E.D.N.Y.)***

Dear Counsel,

As you know, we represent Riverside Abstract, LLC and Shaul C. Greenwald (“Title Defendants”) in the above-referenced action. Pursuant to Judge Block’s Individual Motion Practices and Rules, and the Court’s April 2, 2025 Scheduling Order setting a briefing schedule on Title Defendants’ Motion to Dismiss the Amended Complaint, we are serving the following documents:

1. Title Defendants’ Motion to Dismiss the Amended Complaint (the “Motion”);
2. Memorandum of Law in Support of the Motion;
3. Declaration of Jessica Kaufman in Support of the Motion, including Exhibits A–F;
and
4. Proposed Order.

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We look forward to receiving your opposition papers.

Sincerely,

A handwritten signature in black ink, appearing to read "J. Kaufman".

Jessica Kaufman
Partner